

UNITED STAT. DEPARTMENT OF COMMERCE Patent and Trademark Office

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FIRST NAMED APPLICANT FILING DATE ATTORNEY DOCKET NO APPLICATION NUMBER EXAMINER to a property of the HE WOLL AND TO a famor genuille PAPER NUMBER े भूती मुद्दा राज्य अंबार एउस. . 3626 visite date of the contract of the DATE MAILED: कि जानामा । अस्ति १० च राज्यसम्बद्धाः । चित्र All participants (applicant, applicant's representative, PTO personnel): Date of Interview____ Type: Telephonic Televideo Conference Personal (copy is given to applicant Applicant's representative): Exhibit shown or demonstration conducted: XYes \(\subseteq \text{No If yes, brief description:} \) Agreement was reached. was not reached. Description of the general nature of what was agreed to if an agreement was reached, or any other comments (A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.) addi ☐ It is not necessary for applicant to provide a separate record of the substance of the interview. Unless the paragraph above has been checked to indicate to the contrary. A FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 7.13.04) If a reply to the last Office action has are ready been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. Examiner Note: You must sign this form unless it is an attachment to another form. Anthony Knight

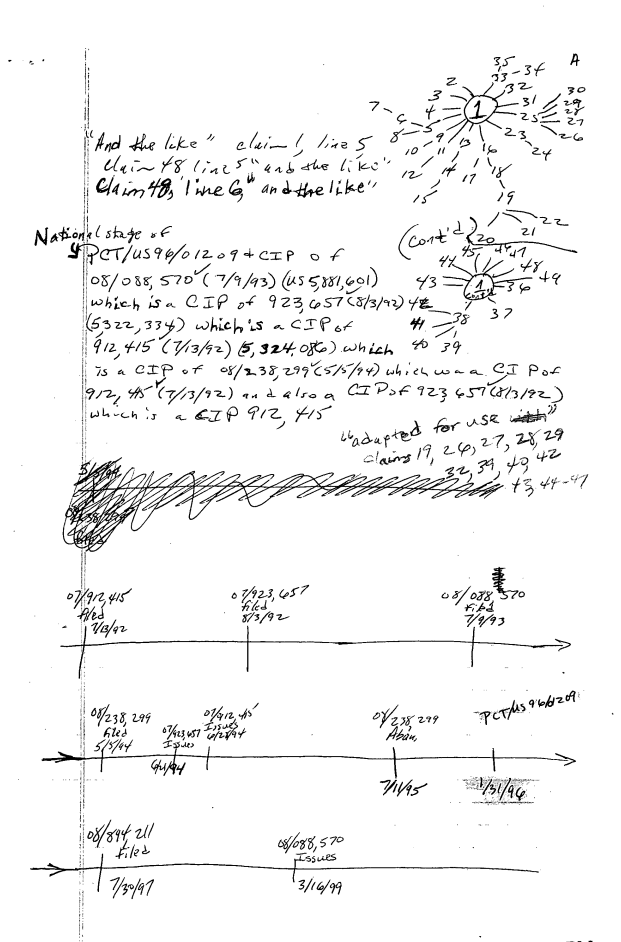
FORM **PTOL-413** (REV. 2-98)

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Nat. Stage of US96/01209 - filed 1/31/94 CIP of 08/088,570 CIP of 08/238, 299 CIP . 607/912, 415 CIP. 607/923657 CIP of 07/923,457 CIPOF912,415 CIP. F 07/912, 415 Some of claims issued in US Patents This does not appear to be the case, Clains of this application are different that any of the claims better contained in US patents cite & by applicant. Remind applicant he should make us aware of any additional applications Note break in chain use graphical representation Controllably reversible motion in claim!
multipliable control claiml the orientation of the driving motion in line with moston claim! elements connectable to a tool, object or the like so what. in Elements and chains of PiPCS are not nosted. 6) No disclosure of controllable reversible motion

given to applicant's amendmentwhen it is

filed.



b) no reontrollably reversible motion

Sindberg a) Date of ref.

b) No evers. bu multipliable control

c) retraction is gravity - dependent.

d) Sand berg has additional elements

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